



General Assembly

February Session, 2002

Bill No. 5021

LCO No. 507

Referred to Committee on Appropriations

Introduced by:

REP. WARD, 86th Dist.

SEN. DELUCA, 32nd Dist.

**AN ACT TO IMPLEMENT THE GOVERNOR'S BUDGET REGARDING
HIGHER EDUCATION.**

Be it enacted by the Senate and House of Representatives in General
Assembly convened:

1 Section 1. Subsection (a) of section 10a-77a of the general statutes, as
2 amended by section 1 of public act 01-141 and section 76 of public act
3 01-195, is repealed and the following is substituted in lieu thereof
4 (*Effective July 1, 2002*):

5 (a) (1) The Board of Trustees [of] for the Connecticut State
6 University System and the Community-Technical [Colleges] College
7 System shall establish a permanent Endowment Fund for the
8 Community-Technical College System to encourage donations from
9 the private sector, with an incentive in the form of an endowment fund
10 state grant, the net earnings on the principal of which are dedicated
11 and made available to a regional community-technical college or the
12 community-technical college system as a whole, for endowed
13 professorships, scholarships and programmatic enhancements. The

14 fund shall be administered by the board of trustees, or by a nonprofit
15 entity entrusted for such purpose and qualified as a Section 501(c)(3)
16 organization under the Internal Revenue Code of 1986, or any
17 subsequent corresponding internal revenue code of the United States,
18 as from time to time amended, and preferably constituted and
19 controlled independent of the state and board of trustees so as to
20 qualify the interest on state bonds the proceeds of which have been
21 granted for deposit in the endowment fund as excludable from
22 taxation under such code and shall, in any event, be held in a trust
23 fund separate and apart from all other funds and accounts of the state
24 and the community-technical college system. There shall be deposited
25 into the fund: (A) Endowment fund state grants; and (B) interest or
26 other income earned on the investment of moneys in the endowment
27 fund pending transfer of the principal of the fund for the purposes
28 identified in this subdivision. Endowment fund eligible gifts made on
29 behalf of a regional community-technical college or the system as a
30 whole shall be deposited in a permanent endowment fund created for
31 each regional community-technical college and the system as a whole
32 in the appropriate foundation established pursuant to sections 4-37e,
33 as amended, and 4-37f, as amended by this act. A portion of the
34 endowment fund state grant and a portion of earnings on such grant,
35 including capital appreciation, shall be transferred, annually, within
36 thirty days of the receipt of the endowment fund state grant by the
37 permanent Endowment Fund for the Community-Technical College
38 System, to such a regional community-technical college endowment
39 fund based on the ratio of the total amount of such gifts made to such
40 regional community-technical college to the total amount of all such
41 gifts made to all the regional community-technical colleges and the
42 system as a whole, provided the provisions of section 4-37f, as
43 amended by this act, are satisfied.

44 (2) For each of the fiscal years ending June 30, 2000, to June 30, 2014,
45 inclusive, as part of the state contract with donors of endowment fund
46 eligible gifts, the Department of Higher Education, in accordance with
47 section 10a-8b, shall deposit in the Endowment Fund for the

48 Community-Technical College System a grant in an amount equal to
49 half of the total amount of endowment fund eligible gifts received by
50 or for the benefit of the community-technical college system as a whole
51 and each regional community-technical college for the calendar year
52 ending the December thirty-first preceding the commencement of such
53 fiscal year, as certified by the chairperson of the board of trustees by
54 February fifteenth to (A) the Secretary of the Office of Policy and
55 Management, (B) the joint standing committee of the General
56 Assembly having cognizance of matters relating to appropriations and
57 the budgets of state agencies, and (C) the Commissioner of Higher
58 Education, provided such sums do not exceed the endowment fund
59 state grant maximum commitment for the fiscal year in which the
60 grant is made. In any such fiscal year in which the total of the eligible
61 gifts received by the community-technical colleges exceeds the
62 endowment fund state grant maximum commitment for such fiscal
63 year the amount in excess of such endowment fund state grant
64 maximum commitment shall be carried forward and be eligible for a
65 matching state grant in any succeeding fiscal year from the fiscal year
66 ending June 30, 2000, to the fiscal year ending June 30, 2014, inclusive,
67 subject to the endowment fund state grant maximum commitment.
68 Any endowment fund eligible gifts that are not included in the total
69 amount of endowment fund eligible gifts certified by the chairperson
70 of the board of trustees pursuant to this subdivision may be carried
71 forward and be eligible for a matching state grant in any succeeding
72 fiscal year from the fiscal year ending June 30, 2000, to the fiscal year
73 ending June 30, 2014, inclusive, subject to the endowment fund state
74 matching grant commitment for such fiscal year. Notwithstanding the
75 provisions of this section, the Department of Higher Education shall
76 not deposit any matching funds into the Endowment Fund for the
77 Community-Technical College System for the fiscal year ending June
78 30, 2003.

79 (3) The Board of Trustees [of] for the Connecticut State University
80 System and the Community-Technical [Colleges] College System shall
81 adopt, by October 1, 1997, guidelines with respect to (A) the

82 solicitation of endowment fund eligible gifts from private donors, and
83 (B) governing the acceptance of gifts made by a foundation established
84 pursuant to sections 4-37e, as amended, and 4-37f, as amended by this
85 act, to a community-technical college or its employees for
86 reimbursement of expenditures or payment of expenditures on behalf
87 of a community-technical college or its employees. Private donations
88 shall not be construed to include proceeds of municipal grants.

89 Sec. 2. Subdivision (3) of subsection (b) of section 10a-109i of the
90 general statutes is repealed and the following is substituted in lieu
91 thereof (*Effective July 1, 2002*):

92 (3) Moneys in the endowment fund shall be invested pursuant to
93 subdivision (1) of subsection (b) of section 10a-109i in such obligations
94 as are eligible for investment of pension funds by the Treasurer
95 provided any deposit in a bank or money market or other banking or
96 money market arrangement, such as repurchase agreement, shall be
97 fully secured unless otherwise insured by a federal corporation and
98 the net earnings of the endowment fund shall be used solely for the
99 purposes for which the fund has been established. There shall be no
100 commingling of the investments of the endowment fund with any
101 other fund or account of the state or the university. Notwithstanding
102 the provisions of this section, the Department of Higher Education
103 shall not deposit any matching funds into the Endowment Fund for
104 The University of Connecticut for the fiscal year ending June 30, 2003.

105 Sec. 3. Subdivision (2) of subsection (a) of section 10a-143a of the
106 general statutes, as amended by section 13 of public act 01-141, is
107 repealed and the following is substituted in lieu thereof (*Effective July*
108 *1, 2002*):

109 (2) For each of the fiscal years ending June 30, 2000, to June 30, 2014,
110 inclusive, as part of the state contract with donors of endowment fund
111 eligible gifts, the Department of Higher Education, in accordance with
112 section 10a-8b, shall deposit in the Endowment Fund for Charter Oak
113 State College a grant in an amount equal to half of the total amount of

114 endowment fund eligible gifts received by or for the benefit of Charter
 115 Oak State College for the calendar year ending the December thirty-
 116 first preceding the commencement of such fiscal year, as certified by
 117 the chairperson of the Board for State Academic Awards by February
 118 fifteenth to (A) the Secretary of the Office of Policy and Management,
 119 (B) the joint standing committee of the General Assembly having
 120 cognizance of matters relating to appropriations and the budgets of
 121 state agencies, and (C) the Commissioner of Higher Education,
 122 provided such sums do not exceed the endowment fund state grant
 123 maximum commitment for the fiscal year in which the grant is made.
 124 In any such fiscal year in which the total of the eligible gifts received
 125 by Charter Oak State College exceeds the endowment fund state grant
 126 maximum commitment for such fiscal year the amount in excess of
 127 such endowment fund state grant maximum commitment shall be
 128 carried forward and be eligible for a matching state grant in any
 129 succeeding fiscal year from the fiscal year ending June 30, 2000, to the
 130 fiscal year ending June 30, 2014, inclusive, subject to the endowment
 131 fund state grant maximum commitment. Any endowment fund
 132 eligible gifts that are not included in the total amount of endowment
 133 fund eligible gifts certified by the chairperson of the Board for State
 134 Academic Awards pursuant to this subdivision may be carried
 135 forward and be eligible for a matching state grant in any succeeding
 136 fiscal year from the fiscal year ending June 30, 2000, to the fiscal year
 137 ending June 30, 2014, inclusive, subject to the endowment fund state
 138 matching grant maximum commitment for such fiscal year.
 139 Notwithstanding the provisions of this section, the Department of
 140 Higher Education shall not deposit any matching funds into the
 141 Endowment Fund for Charter Oak State College for the fiscal year
 142 ending June 30, 2003.

143 Sec. 4. Subsection (a) of section 10a-99a of the general statutes, as
 144 amended by section 6 of public act 01-141, is repealed and the
 145 following is substituted in lieu thereof (*Effective July 1, 2002*):

146 (a) (1) The Board of Trustees [of] for the Connecticut State

147 University System and the Community-Technical College System shall
148 establish a permanent Endowment Fund for the Connecticut State
149 University System to encourage donations from the private sector,
150 with an incentive in the form of an endowment fund state grant, the
151 net earnings on the principal of which are dedicated and made
152 available to a state university or the Connecticut State University
153 [system] System as a whole, for endowed professorships, scholarships
154 and programmatic enhancements. The fund shall be administered by
155 the board of trustees, or by a nonprofit entity entrusted for such
156 purpose and qualified as a Section 501(c)(3) organization under the
157 Internal Revenue Code of 1986, or any subsequent corresponding
158 internal revenue code of the United States, as from time to time
159 amended, and preferably constituted and controlled independent of
160 the state and university so as to qualify the interest on state bonds the
161 proceeds of which have been granted for deposit in the endowment
162 fund as excludable from federal taxation under such code and shall, in
163 any event, be held in a trust fund separate and apart from all other
164 funds and accounts of the state and university. There shall be
165 deposited into the fund: (A) Endowment fund state grants; and (B)
166 interest or other earnings from the investment of moneys in the
167 endowment fund pending transfer of the principal of the fund for the
168 purposes identified in this subdivision. Endowment fund eligible gifts
169 made on behalf of a state university or the system as a whole shall be
170 deposited in a permanent endowment fund created for each such state
171 university and the system as a whole in the appropriate foundation
172 established pursuant to sections 4-37e, as amended, and 4-37f, as
173 amended by this act. A portion of the endowment fund state grant and
174 a portion of earnings on such grant, including capital appreciation,
175 shall be transferred, annually, within thirty days of the receipt of the
176 endowment fund state grant by the permanent Endowment Fund for
177 the Connecticut State University System, to such a state university
178 endowment fund based on the ratio of the total amount of such gifts
179 made to such state university to the total amount of all such gifts made
180 to all the state universities and the system as a whole, provided the

181 provisions of section 4-37f, as amended by this act, are satisfied.

182 (2) For each of the fiscal years ending June 30, 2000, to June 30, 2014,
183 inclusive, as part of the state contract with donors of endowment fund
184 eligible gifts, the Department of Higher Education, in accordance with
185 section 10a-8b, shall deposit in the Endowment Fund for the
186 Connecticut State University [system] System a grant in an amount
187 equal to half of the total amount of endowment fund eligible gifts
188 received by or for the benefit of the Connecticut State University
189 [system] System as a whole and each state university for the calendar
190 year ending the December thirty-first preceding the commencement of
191 such fiscal year, as certified by the chairperson of the board of trustees
192 by February fifteenth to (A) the Secretary of the Office of Policy and
193 Management, (B) the joint standing committee of the General
194 Assembly having cognizance of matters relating to appropriations and
195 the budgets of state agencies, and (C) the Commissioner of Higher
196 Education, provided such sums do not exceed the endowment fund
197 state grant maximum commitment for the fiscal year in which the
198 grant is made. In any such fiscal year in which the total of the eligible
199 gifts received by the Connecticut State University [system] System as a
200 whole and each state university exceed the endowment fund state
201 grant maximum commitment for such fiscal year the amount in excess
202 of such endowment fund state grant maximum commitment shall be
203 carried forward and be eligible for a matching state grant in any
204 succeeding fiscal year from the fiscal year ending June 30, 2000, to the
205 fiscal year ending June 30, 2014, inclusive, subject to the endowment
206 fund state grant maximum commitment. Any endowment fund
207 eligible gifts that are not included in the total amount of endowment
208 fund eligible gifts certified by the chairperson of the board of trustees
209 pursuant to this subdivision may be carried forward and be eligible for
210 a matching state grant in any succeeding fiscal year from the fiscal year
211 ending June 30, 2000, to the fiscal year ending June 30, 2014, inclusive,
212 subject to the endowment fund state matching grant maximum
213 commitment for such fiscal year. Notwithstanding the provisions of
214 this section, the Department of Higher Education shall not deposit any

215 matching funds into the Endowment Fund for the Connecticut State
216 University System for the fiscal year ending June 30, 2003.

217 (3) The Board of Trustees [of] for the Connecticut State University
218 System and the Community-Technical College System shall adopt, by
219 October 1, 1997, guidelines with respect to (A) the solicitation of
220 endowment fund eligible gifts from private donors, and (B) governing
221 the acceptance of gifts made by a foundation established pursuant to
222 sections 4-37e, as amended, and 4-37f, as amended by this act, to a
223 state university or its employees for reimbursement of expenditures or
224 payment of expenditures on behalf of a state university or its
225 employees. Private donations shall not be construed to include
226 proceeds of federal grants but may include proceeds of municipal
227 grants.

228 Sec. 5. Section 10a-22q of the general statutes is repealed and the
229 following is substituted in lieu thereof (*Effective July 1, 2002*):

230 After each annual determination of the balance of the private
231 occupational school student protection account required by section
232 10a-22w, as amended by this act, if the balance of the account is more
233 than [six per cent of the annual net tuition income of the schools which
234 make payments to the account pursuant to section 10a-22u] two
235 million five hundred thousand dollars, the State Treasurer shall
236 transfer to a separate, nonlapsing account within the General Fund, to
237 be known as the private occupational school student benefit account,
238 three-fourths of the annually accrued interest of said student
239 protection account. [In no event shall any transfer of funds be made
240 pursuant to this section which would cause the balance of said student
241 protection account to fall below six per cent of such annual net tuition
242 income.]

243 Sec. 6. Subsection (a) of section 10a-22u of the general statutes is
244 repealed and the following is substituted in lieu thereof (*Effective July*
245 *1, 2002*):

246 (a) There shall be an account to be known as the private
247 occupational school student protection account within the General
248 Fund. Each private occupational school authorized in accordance with
249 the provisions of sections 10a-22a to 10a-22k, inclusive, shall pay to the
250 State Treasurer an amount equal to one-half of one per cent of the
251 tuition received by such school per calendar quarter exclusive of any
252 refunds paid, except that correspondence and home study schools
253 authorized in accordance with the provisions of sections 10a-22a to
254 10a-22k, inclusive, shall contribute to said account only for Connecticut
255 residents enrolled in such schools. Payments shall be made by January
256 thirtieth, April thirtieth, July thirtieth and October thirtieth in each
257 year for tuition received during the three months next preceding the
258 month of payment. Said account shall be used for the purposes of
259 section 10a-22v. Any interest, income and dividends derived from the
260 investment of the account shall be credited to the account. All direct
261 expenses for the maintenance of the account may be charged to the
262 account upon the order of the State Comptroller. The Commissioner of
263 Higher Education may assess the account (1) for all direct expenses
264 incurred in the implementation of the purposes of this section which
265 are in excess of the normal expenditures of the Department of Higher
266 Education for accounting, auditing and clerical services, and (2) for the
267 fiscal years ending June 30, 2000, and June 30, 2001, in an amount not
268 to exceed one hundred seventy thousand dollars in each of such fiscal
269 years for personnel and administrative expenses for the purposes of
270 sections 10a-22a to 10a-22k, inclusive, provided such amount does not
271 exceed the annual interest accrual, which shall be transferred to the
272 appropriation of the Department of Higher Education for personal
273 services and other expenses for positions and responsibilities relating
274 to said sections, provided the department has expended all federal
275 funds that may be available for personnel and administrative expenses
276 for the purposes of said sections. After disbursements are made
277 pursuant to subdivisions (1) and (2) of this subsection, if the resources
278 of the private occupational school student protection account exceed
279 two million five hundred thousand dollars, no additional school

280 assessments shall be made.

281 Sec. 7. Section 10a-22w of the general statutes is repealed and the
282 following is substituted in lieu thereof (*Effective July 1, 2002*):

283 On or before June thirtieth of each year the State Treasurer shall
284 determine the balance of the account established pursuant to section
285 10a-22u, as amended by this act. Following such determination by the
286 State Treasurer, if the balance of the account is more than [six per cent
287 of the annual net tuition income of schools which make payments to
288 the account pursuant to section 10a-22u] two million five hundred
289 thousand dollars, schools which began payments to the account on or
290 before October 1, 1987, shall cease further payments to the account
291 until it falls below five per cent of such annual net tuition income at
292 which time payment shall be resumed pursuant to section 10a-22u, as
293 amended by this act. Schools which begin payments to the account
294 after October 1, 1987, shall continue to make payments to the account
295 when the balance of the account is six per cent or more of such annual
296 net tuition income for a period of time equal to the number of calendar
297 quarters from October 1, 1987, to the date on which the account first
298 equaled said six per cent, provided such schools shall make payments
299 to the account pursuant to said section 10a-22u when the account falls
300 below five per cent of such annual net tuition income.

301 Sec. 8. Section 10a-39 of the general statutes, as amended by section
302 1 of public act 01-89, is repealed and the following is substituted in lieu
303 thereof (*Effective July 1, 2002*):

304 In administering sections 10a-36 to 10a-42a, inclusive, as amended
305 by this act, the Board of Governors of Higher Education shall annually
306 request an appropriation for this program to be derived by: (1)
307 Calculating the actual General Fund expenditures per full-time
308 equivalent student at The University of Connecticut and in the
309 Connecticut State University [system] System, by taking the actual
310 General Fund expenditures at The University of Connecticut and for
311 the Connecticut State University [system] System for the fiscal year

312 two years prior to the grant year, as reported for higher education in
313 the annual report on the state budget prepared by the Office of Fiscal
314 Analysis, and dividing by the number of full-time equivalent students
315 enrolled at The University of Connecticut and in the Connecticut State
316 University [system] System during said year as determined by the
317 Board of Governors of Higher Education; (2) calculating the number of
318 full-time equivalent undergraduate Connecticut students enrolled at
319 Connecticut independent colleges and universities during the fall
320 semester of said fiscal year; and (3) multiplying the number of full-
321 time equivalent undergraduate Connecticut students at Connecticut
322 independent colleges by (A) twelve and three-tenths per cent of the
323 actual General Fund expenditures per full-time equivalent student at
324 The University of Connecticut and in the Connecticut State University
325 [system] System, as calculated in subdivision (1) of this section for
326 appropriations made for the fiscal year ending June 30, 1988, (B)
327 seventeen per cent of the actual General Fund expenditures per full-
328 time equivalent student at The University of Connecticut and for the
329 Connecticut State University [system] System, as calculated in
330 subdivision (1) of this section for appropriations made for the fiscal
331 year ending June 30, 1989, and (C) twenty-five per cent of the actual
332 General Fund expenditures per full-time equivalent student at The
333 University of Connecticut and in the Connecticut State University
334 [system] System, as calculated in subdivision (1) of this section for
335 appropriations made for the fiscal year ending June 30, 2004, and for
336 each fiscal year thereafter. For the fiscal year ending June 30, 2003, and
337 each fiscal year thereafter, no such grant shall be given to any
338 institution with an endowment of greater than one hundred million
339 dollars.

340 Sec. 9. Section 10a-40 of the general statutes is repealed and the
341 following is substituted in lieu thereof (*Effective July 1, 2002*):

342 The amount of the annual appropriation to be allocated to each
343 independent college or university shall be determined by its actual
344 full-time equivalent enrollment of Connecticut undergraduate students

345 during the fall semester of the fiscal year two years prior to the grant
346 year. The number of eligible undergraduate Connecticut students
347 under sections 10a-36 to 10a-42a, inclusive, as amended by this act,
348 shall be determined by the board but the awards based upon such
349 computation shall not exceed the total available appropriation. Each
350 participating college shall expend all of the moneys received under this
351 program as direct financial assistance for grants for educational
352 expenses and student employment to Connecticut undergraduate
353 students. Direct financial assistance does not include loans to
354 Connecticut students which must be repaid to the college at some
355 future date. For each fiscal year a minimum of ten per cent of the total
356 institutional state student financial aid which exceeds the amount
357 appropriated to each independent institution for the fiscal year ending
358 June 30, 1987, shall be used for student financial aid for needy minority
359 students in accordance with the board of governors' plan for racial and
360 ethnic diversity under section 10a-11. For each fiscal year a minimum
361 of five per cent of the total amount of state student financial aid
362 appropriated to each institution which exceeds the amount received by
363 each institution for the fiscal year ending June 30, 1988, shall be used
364 for on-campus or off-campus community service work-study
365 placements. Participating independent colleges and universities shall
366 provide the Department of Higher Education with data and reports
367 necessary to administer the program and shall maintain, for a period
368 of not less than three years, records substantiating the reported
369 number of full-time equivalent Connecticut students and
370 documentation utilized by the college or university in determining
371 eligibility of the Connecticut independent college student grant
372 recipients. Such records shall be subject to audit. Funds not obligated
373 by a college or university shall be returned by January fifteenth of the
374 fiscal year of the grant to the Department of Higher Education for
375 reallocation to other institutions participating in this program. Any
376 funds so returned by a college or university shall be redistributed to all
377 other independent colleges and universities participating in the
378 program in accordance with the formula set forth in this section using

379 the most recent enrollment data available to the Board of Governors of
 380 Higher Education. For the fiscal year ending June 30, 2003, and each
 381 fiscal year thereafter, no such grant shall be given to any institution
 382 with an endowment of greater than one hundred million dollars.

383 Sec. 10. Section 10a-71 of the general statutes is repealed and the
 384 following is substituted in lieu thereof (*Effective July 1, 2002*):

385 (a) There shall be a Board of Trustees for [Community-Technical
 386 Colleges to consist, except as otherwise provided in this section,] the
 387 Connecticut State University System and the Community-Technical
 388 College System of twenty-four persons, twenty-two to be appointed by
 389 the Governor, who shall reflect the state's geographic, racial and ethnic
 390 diversity, one of whom shall be a regional community college or
 391 regional community-technical college alumnus and one of whom shall
 392 be a [regional technical college or regional community-technical
 393 college] Connecticut State University alumnus and two to be elected
 394 by the students enrolled at the institutions under the jurisdiction of
 395 said board. Except as otherwise provided, members appointed by the
 396 Governor shall serve for terms of six years each from July first in the
 397 year of their appointment. On or before August 15, 1989, the Governor
 398 shall appoint one member who shall be a regional technical or
 399 community-technical college alumnus for a term which shall expire on
 400 June 30, 1995, to replace the regional community college alumnus
 401 whose term expires June 30, 1989, and eight members who shall have
 402 expertise and experience in business, labor, industry or the technical
 403 occupations, three for terms which shall expire on June 30, 1991, three
 404 for terms which shall expire on June 30, 1993, and two for terms which
 405 shall expire June 30, 1995. Thereafter the Governor shall appoint
 406 members of said board to succeed those appointees whose terms
 407 expire. [, except that (1) with respect to the members of such board of
 408 trustees who were members of the Board of Trustees of the Regional
 409 Community Colleges prior to July 1, 1989, the Governor shall appoint
 410 two members to replace the four members whose terms expire on June
 411 30, 1991, and shall appoint four members, one of whom shall be a

412 regional community or community-technical college alumnus, to
413 replace the five members whose terms expire on June 30, 1993, and (2)
414 with respect to the members of the board appointed on or after July 1,
415 1989, and on or before August 15, 1989, the Governor shall appoint one
416 member to replace the three members whose terms expire on June 30,
417 1991, and shall appoint two members to replace the three members
418 whose terms expire on June 30, 1993.] On and after July 1, 1993, the
419 board shall at all times include at least six members who have
420 expertise and experience in business, labor or industry. [On and after
421 July 1, 1999, the board shall at all times include at least one member
422 from each county in which a community-technical college is located.]

423 (b) On or before November 1, 1975, the students enrolled at the
424 institutions under the jurisdiction of said board shall, in such manner
425 as said board shall determine, elect two members of said board, each of
426 whom shall be enrolled for at least six credits at an institution under
427 the jurisdiction of said board at the time of his election. One such
428 member shall be elected for a term of one year from November 1, 1975,
429 and one for a term of two years from said date. On or before
430 November first, and annually thereafter, such students shall, in such
431 manner as the board shall determine, elect one member of said board,
432 who shall be so enrolled at any such institution at the time of his
433 election and who shall serve for a term of two years from November
434 first in the year of his election. [, except that the term of the regional
435 community college student whose term expires on October 31, 1989,
436 shall expire on July 1, 1989, and the student member of the Board of
437 Trustees of the State Technical Colleges prior to July 1, 1989, whose
438 term was to expire on October 31, 1989, shall, on July 1, 1989, be a
439 member of the Board of Trustees of the Community-Technical Colleges
440 until October 31, 1989. The regional community college student whose
441 term expires on October 31, 1990, shall continue as a member of said
442 board until said date. On and after July 1, 1989, the student members
443 of said board shall be elected as follows: (1) (A) On or before
444 November 1, 1989, and until July 1, 1993, students enrolled at the
445 regional technical colleges shall, in such manner as the board shall

determine, elect one member of said board, who shall be enrolled for at least six credits at a regional technical college at the time of his election and who shall serve for a term of two years from November first in the year of his election, and (B) on or before November 1, 1990, students enrolled at the regional community colleges shall, in such manner as the board of trustees shall determine, elect one member of said board who shall be enrolled for at least six credits at a regional community college at the time of his election and who shall serve for a term of two years from November first in the year of his election. (2) On and after July 1, 1993, the student members of the board shall be elected as follows: (A) On or before November 1, 1993, and biennially thereafter, students enrolled in the institutions under the jurisdiction of the board shall, in such manner as the board shall determine, elect one member of the board, who shall be enrolled for at least six credits in a technical program at such an institution and who shall serve for a term of two years from November first in the year of his election, and (B) on or before November 1, 1994, and biennially thereafter, students enrolled in the institutions under the jurisdiction of the board shall, in such manner as the board shall determine, elect one member of the board, who shall be enrolled for at least six credits in a nontechnical program at such an institution and who shall serve for a term of two years from November first in the year of his election.]

(c) The Governor shall, pursuant to section 4-9a, appoint the chairperson of the board. The board shall, biennially, elect from its members such other officers as it deems necessary. The Governor shall fill any vacancies in the appointed membership of said board by appointment for the balance of the unexpired term. Any vacancies in the elected membership of said board shall be filled by special election for the balance of the unexpired term. The members of said board shall receive no compensation for their services as such but shall be reimbursed for their necessary expenses in the course of their duties.

Sec. 11. Section 10a-72 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective July 1, 2002*):

479 (a) Subject to state-wide policy and guidelines established by the
480 Board of Governors of Higher Education, said board of trustees shall
481 administer the regional community-technical colleges and the
482 Connecticut State University System and plan for the expansion and
483 development of the institutions within its jurisdiction and submit such
484 plans to the Board of Governors of Higher Education for review and
485 recommendations. The Commissioner of Public Works on request of
486 the board of trustees shall, in accordance with section 4b-30, negotiate
487 and execute leases on such physical facilities as the board of trustees
488 may deem necessary for proper operation of such institutions, and said
489 board of trustees may expend capital funds therefor, if such leasing is
490 required during the planning and construction phases of institutions
491 within its jurisdiction for which such capital funds were authorized.
492 The board of trustees may appoint and remove the chief executive
493 officer of each institution within its jurisdiction, and with respect to its
494 own operation the board may appoint and remove a chancellor and an
495 executive staff. The board of trustees may determine the size of the
496 executive staff and the duties, terms and conditions of employment of
497 a chancellor and staff, subject to personnel guidelines established by
498 the Board of Governors of Higher Education in consultation with said
499 board of trustees, provided said board of trustees may not appoint or
500 reappoint members of the executive staff for terms longer than one
501 year. The board of trustees may employ the faculty and other
502 personnel needed to operate and maintain the institutions within its
503 jurisdiction. Within the limitation of appropriations, the board of
504 trustees shall fix the compensation of such personnel, establish terms
505 and conditions of employment and prescribe their duties and
506 qualifications. Said board of trustees shall determine who constitutes
507 its professional staff and establish compensation and classification
508 schedules for its professional staff. Said board shall annually submit to
509 the Commissioner of Administrative Services a list of the positions
510 which it has included within the professional staff. [The board shall
511 establish a division of technical and technological education.] The
512 board of trustees shall confer such certificates and degrees as are

513 appropriate to the curricula of community-technical colleges and the
514 state universities subject to the approval of the Board of Governors of
515 Higher Education. The board of trustees shall with the advice of, and
516 subject to the approval of, the Board of Governors of Higher
517 Education, prepare plans for the development of a regional
518 community-technical college or state university and submit the same
519 to the Commissioner of Public Works and request said commissioner
520 to select the site for such college. Within the limits of the bonding
521 authority therefor, the commissioner, subject to the provisions of
522 section 4b-23, may acquire such site and construct such buildings as
523 are consistent with the plan of development approved by the Board of
524 Governors of Higher Education.

525 (b) Subject to state-wide policy and guidelines established by the
526 Board of Governors of Higher Education, the board of trustees shall:

527 (1) Make rules for the governance of the regional community-
528 technical colleges and the state universities, determine the general
529 policies of said colleges, including those concerning the admission of
530 students, and direct the expenditure of said colleges' funds within the
531 amounts available;

532 (2) Develop mission statements for the regional community-
533 technical colleges and the state universities: The mission statement for
534 the regional community-technical colleges and the state universities
535 shall include, but need not be limited to, the following elements: (A)
536 The educational needs of and constituencies served by said colleges;
537 (B) the degrees offered by said colleges; [.] and (C) the role and scope
538 of each institution within the community-technical college system and
539 the Connecticut State University System, which shall include each
540 institution's particular strengths and specialties. The board of trustees
541 shall submit the mission statement to the Board of Governors of
542 Higher Education for review and approval in accordance with the
543 provisions of section 10a-6;

544 (3) Establish policies for the regional community-technical colleges

545 and the state universities;

546 (4) Establish policies which protect academic freedom and the
547 content of courses and degree programs;

548 (5) Submit to the Board of Governors of Higher Education, for
549 approval, recommendations for the establishment of new academic
550 programs;

551 (6) Make recommendations to the Board of Governors of Higher
552 Education, when appropriate, regarding institutional mergers or
553 closures;

554 (7) Coordinate the programs and services of the institutions under
555 its jurisdiction;

556 (8) Promote fund-raising by the institutions under its jurisdiction in
557 order to assist such institutions, provided the board shall not directly
558 engage in fund-raising except for purposes of providing funding for
559 (A) scholarships or other direct student financial aid, and (B)
560 programs, services or activities at one or more of the institutions
561 within its jurisdiction and report to the Commissioner of Higher
562 Education and the joint standing committee of the General Assembly
563 having cognizance of matters relating to education by January 1, 1994,
564 and biennially thereafter, on all such fund-raising; and

565 (9) Charge the direct costs for a building project under its
566 jurisdiction to the bond fund account for such project; provided, (A)
567 such costs are charged in accordance with a procedure approved by
568 the Treasurer, and (B) nothing in this subdivision shall permit the
569 charging of working capital costs, as defined in the applicable
570 provisions of the Internal Revenue Code of 1986, or any subsequent
571 corresponding internal revenue code of the United States, as from time
572 to time amended, or costs originally paid from sources other than the
573 bond fund account.

574 (c) The board of trustees shall: (1) Review and approve institutional

575 budget requests and prepare and submit to the Board of Governors of
 576 Higher Education, in accordance with the provisions of section 10a-8,
 577 the budget requests; and (2) propose facility planning and capital
 578 expenditure budget priorities for the institutions and divisions under
 579 its jurisdiction. The board may request authority from the Treasurer to
 580 issue payment for claims against said colleges, other than a payment
 581 for payroll, debt service payable on state bonds to bondholders, paying
 582 agents, or trustees, or any payment the source of which includes the
 583 proceeds of a state bond issue.

584 Sec. 12. Subsection (a) of section 10a-72a of the general statutes is
 585 repealed and the following is substituted in lieu thereof (*Effective July*
 586 *1, 2002*):

587 (a) Except when specifically prohibited by the conditions, if any,
 588 upon which a gift was created or by a conditional sales agreement, the
 589 Board of Trustees for the Connecticut State University System and the
 590 Community-Technical [Colleges] College System is authorized to sell,
 591 trade, or otherwise dispose of any unwanted, duplicate, out-of-date or
 592 irrelevant materials within the regional community-technical college
 593 libraries under the jurisdiction of the board, provided the monetary
 594 proceeds of such a transaction, if any, shall be deemed to be funds
 595 from private sources and, as such funds, shall be held in the manner
 596 prescribed by section 4-31a, as amended by this act, for use in
 597 furthering any purpose the board considers to be in harmony with the
 598 original purpose of the gift or purchase of such materials.

599 Sec. 13. Section 10a-72d of the general statutes is repealed and the
 600 following is substituted in lieu thereof (*Effective July 1, 2002*):

601 The Board of Trustees for the Connecticut State University System
 602 and the Community-Technical [Colleges] College System shall
 603 establish procedures for (1) the development of articulation
 604 agreements between the regional community-technical colleges and
 605 the regional vocational-technical schools in order to ensure a successful
 606 transition to higher education for students attending the regional

607 vocational-technical schools, and (2) the awarding of appropriate
608 college credit for persons enrolled in and registered under the terms of
609 a qualified apprenticeship training program, certified in accordance
610 with regulations adopted by the Labor Commissioner and registered
611 with the Connecticut State Apprenticeship Council established under
612 section 31-51b.

613 Sec. 14. Subsections (a) and (b) of section 10a-77 of the general
614 statutes are repealed and the following is substituted in lieu thereof
615 (*Effective July 1, 2002*):

616 (a) Subject to the provisions of section 10a-26, the Board of Trustees
617 [of] for the Connecticut State University System and the Community-
618 Technical [Colleges] College System shall fix fees for tuition at the
619 regional community-technical colleges and shall fix fees for such other
620 purposes as the board deems necessary at the regional community-
621 technical colleges, and may make refunds to the same.

622 (b) The Board of Trustees [of] for the Connecticut State University
623 System and the Community-Technical [Colleges] College System shall
624 establish and administer a fund to be known as the Regional
625 Community-Technical Colleges Operating Fund. Appropriations from
626 general revenues of the state for the community-technical colleges,
627 except the amount of the appropriation for operating expenses to be
628 used for personal services and the appropriations for fringe benefits
629 pursuant to subsection (a) of section 4-73, and all tuition revenue
630 received by the regional community-technical colleges in accordance
631 with the provisions of subsection (a) of this section shall be deposited
632 in said fund. Income from student fees or related charges; the proceeds
633 of auxiliary activities and business enterprises, gifts and donations;
634 federal funds and grants for purposes other than research, and all
635 receipts derived from the conduct by the colleges of their education
636 extension programs and summer school sessions shall be credited to
637 said fund but shall be allocated to the central office and institutional
638 operating accounts which shall be established and maintained for the

639 central office and each community-technical college. The board of
640 trustees shall establish an equitable policy for allocation of
641 appropriations from general revenues of the state and tuition revenue
642 deposited in the Regional Community-Technical Colleges Operating
643 Fund. At the beginning of each quarter of the fiscal year, the board
644 shall allocate and transfer, in accordance with said policy, moneys for
645 expenditure in such institutional operating accounts, exclusive of
646 amounts retained for central office operations and reasonable reserves
647 for future distribution. All costs of waiving or remitting tuition
648 pursuant to subsection (e) of this section shall be charged to the
649 Regional Community-Technical Colleges Operating Fund. Repairs,
650 alterations or additions to facilities supported by operating funds and
651 costing one million dollars or more shall require the approval of the
652 General Assembly, or when the General Assembly is not in session, of
653 the Finance Advisory Committee. Any balance of receipts above
654 expenditures shall remain in said fund, except such sums as may be
655 required for deposit into a debt service fund or the General Fund for
656 further payment by the Treasurer of debt service on general obligation
657 bonds of the state issued for purposes of community-technical colleges.

658 Sec. 15. Section 10a-79 of the general statutes is repealed and the
659 following is substituted in lieu thereof (*Effective July 1, 2002*):

660 The Board of Trustees [of] for the Connecticut State University
661 System and the Community-Technical [Colleges] College System shall
662 appoint a committee at each regional community-technical college to
663 establish traffic and parking regulations for passenger vehicles at such
664 college. Such traffic committee, subject to the approval of said board
665 and of the State Traffic Commission, may prohibit, limit or restrict the
666 parking of passenger vehicles, determine speed limits, restrict roads or
667 portions thereof to one-way traffic and designate the location of
668 crosswalks on any portion of any road or highway subject to the care,
669 custody and control of said board of trustees, order to have erected
670 and maintained signs designating such prohibitions or restrictions,
671 and impose a fine upon any person who fails to comply with any such

672 prohibition or restriction. All fines so imposed at each regional
 673 community-technical college, less an amount not to exceed the cost of
 674 enforcing traffic and parking regulations, shall be deposited in the
 675 institutional operating account of such college for scholarships and
 676 library services or acquisitions. The Board of Trustees [of] for the
 677 Connecticut State University System and the Community-Technical
 678 [Colleges] College System shall establish at each regional community-
 679 technical college a committee which shall hear appeals of penalties
 680 assessed for parking or traffic violations. The membership of both the
 681 committee to establish traffic and parking regulations and the
 682 committee to hear traffic violation appeals shall include student and
 683 faculty representation.

684 Sec. 16. Section 10a-87 of the general statutes is repealed and the
 685 following is substituted in lieu thereof (*Effective July 1, 2002*):

686 The Board of Trustees [of] for the Connecticut State University
 687 System and the Community-Technical College System shall maintain:
 688 Western Connecticut State University, Southern Connecticut State
 689 University, Eastern Connecticut State University and Central
 690 Connecticut State University. The board of trustees shall offer curricula
 691 which shall prepare persons who have successfully completed the
 692 same to teach in the schools of the state at any of said institutions as
 693 the board shall deem appropriate and, in addition, programs of study
 694 in academic and career fields, provided the board of trustees shall
 695 submit to the Board of Governors of Higher Education for review and
 696 approval recommendations for program terminations at any of said
 697 institutions in accordance with the provisions of subdivision (8) of
 698 subsection (a) of section 10a-6. The board of trustees shall establish
 699 policies which protect academic freedom and the content of course and
 700 degree programs, provided such policies shall be consistent with state-
 701 wide policy and guidelines established by the Board of Governors of
 702 Higher Education. Each of said institutions shall confer such degrees in
 703 education and in academic and career fields as are appropriate to the
 704 curricula of said institution and as are usually conferred by the

705 institutions; honorary degrees may be conferred by said institutions
706 upon approval of each honorary degree recipient by the Board of
707 Trustees [of] for the Connecticut State University System and the
708 Community-Technical College System.

709 Sec. 17. Subsection (a) of section 10a-89a of the general statutes is
710 repealed and the following is substituted in lieu thereof (*Effective July*
711 *1, 2002*):

712 (a) Except when specifically prohibited by the conditions, if any,
713 upon which a gift was created or by a conditional sales agreement, the
714 Board of Trustees [of] for the Connecticut State University System and
715 the Community-Technical College System is authorized to sell, trade,
716 or otherwise dispose of any unwanted, duplicate, out-of-date or
717 irrelevant materials within the libraries under the jurisdiction of the
718 board, provided the monetary proceeds of such a transaction, if any,
719 shall be deemed to be funds from private sources and, as such funds,
720 shall be held in the manner prescribed by section 4-31a, as amended by
721 this act, for use in furthering any purpose the board considers to be in
722 harmony with the original purpose of the gift or purchase of such
723 materials.

724 Sec. 18. Subsection (a) of section 10a-89b of the general statutes is
725 repealed and the following is substituted in lieu thereof (*Effective July*
726 *1, 2002*):

727 (a) The Board of Trustees for the Connecticut State University
728 System and the Community-Technical College System is authorized to
729 borrow money from the Connecticut Health and Educational Facilities
730 Authority for any project for which the authority is authorized to make
731 loans pursuant to chapter 187 and to refinance any such borrowing,
732 and in connection therewith the Board of Trustees for the Connecticut
733 State University System and the Community-Technical College System
734 is authorized to enter into any loan or other agreement and to make
735 such covenants, representations and indemnities as the Board of
736 Trustees deems necessary or desirable to obtain such loans from the

737 authority or to facilitate the issue of bonds by the authority to finance
 738 such loans, including agreements with providers of letters of credit,
 739 insurance or other credit facilities for such financings. Any such
 740 agreement, covenant, representation and indemnification shall be a full
 741 faith and credit obligation of the Connecticut State University [system]
 742 System. The Board of Trustees [of] for the Connecticut State University
 743 System and the Community-Technical College System may secure
 744 such obligations by a pledge of the revenues to be derived from the
 745 operation or use of a project or projects, from tuition payments, from
 746 student fees, from dormitory or dining hall income or from other
 747 general revenues. Any pledge made by the Connecticut State
 748 University [system] System pursuant to this section and sections 10a-
 749 186a and 10a-187 shall be valid and binding from the time when the
 750 pledge is made. The lien of any such pledge shall be valid and binding
 751 as against all parties having claims of any kind in tort, contract or
 752 otherwise against the Connecticut State University [system] System,
 753 irrespective of whether the parties have notice of the claims.
 754 Notwithstanding any provision of the Uniform Commercial Code to
 755 the contrary, no instrument by which such a pledge is created need be
 756 recorded or filed. Any revenues or other receipts, funds, moneys or
 757 income so pledged and thereafter received by the Connecticut State
 758 University [system] System shall be subject immediately to the lien of
 759 the pledge without any physical delivery thereof or further act and
 760 such lien shall have priority over all other liens, including without
 761 limitation the lien of any person who, in the ordinary course of
 762 business, furnishes services or materials to the Connecticut State
 763 University [system] System.

764 Sec. 19. Subsection (a) of section 10a-89c of the general statutes is
 765 repealed and the following is substituted in lieu thereof (*Effective July*
 766 *1, 2002*):

767 (a) If the General Assembly for each fiscal year following the fiscal
 768 year ending June 30, 1998, to the fiscal year ending June 30, 2008,
 769 inclusive, does not appropriate from the General Fund for the specific

770 purpose of debt service on self-liquidating general obligation bonds of
771 the state or obligations of the Board of Trustees for the Connecticut
772 State University System and the Community-Technical College System
773 financed through the Connecticut Health and Educational Facilities
774 Authority for residential and other auxiliary service facilities,
775 excluding any appropriation for such debt service to be paid from
776 revenues from student fees and dormitory and dining hall income to
777 be paid by the Board of Trustees for the Connecticut State University
778 System and the Community-Technical College System to the State
779 Treasurer for the payment of such self-liquidating general obligation
780 bonds of the state, (1) the amount of five million dollars, or (2) an
781 amount equal to half the sum of revenue from student fees received by
782 all the state universities within the Connecticut State University
783 [system] System from the uniform assessment of all full-time students
784 enrolled at any time at any of the state universities within the
785 Connecticut State University [system] System, except for charges for
786 tuition or dormitory or dining charges or student activity fee or other
787 fee charged by an individual state university, commonly called the
788 university fee, for the calendar year ending the preceding December
789 thirty-first, as certified by the chairperson of the board of trustees by
790 February fifteenth to the Secretary of the Office of Policy and
791 Management, whichever amount is less, the State Bond Commission
792 may, in accordance with the provisions of this section, from time to
793 time authorize the issuance of general obligation bonds of the state in
794 one or more series in principal amounts not exceeding five million
795 dollars in any such fiscal year, to finance the design, construction or
796 renovation of residential and other auxiliary service facilities at state
797 universities within the Connecticut State University [system] System,
798 and in any event not exceeding the amount which the General
799 Assembly failed to appropriate for debt service for that fiscal year in
800 the manner provided in this section. For purposes of this section the
801 term "residential and other auxiliary facilities" (A) means any
802 residential facilities, student centers, dining facilities and other
803 auxiliary service facilities at state universities within the Connecticut

804 State University [system] System, and (B) includes, but is not limited
805 to, low rise dormitory code compliance renovations at Central
806 Connecticut State University; code compliance at Central Connecticut
807 State University, Eastern Connecticut State University, Southern
808 Connecticut State University and Western Connecticut State
809 University; student center addition and renovations at Central
810 Connecticut State University; student center addition and renovations
811 at Eastern Connecticut State University; construction of a new student
812 center at Southern Connecticut State University; Burr Hall residence
813 hall renovations at Eastern Connecticut State University;
814 improvements to Connecticut Hall at Southern Connecticut State
815 University; and Shafer Hall residence conversion at Eastern
816 Connecticut State University.

817 Sec. 20. Section 10a-89e of the general statutes is repealed and the
818 following is substituted in lieu thereof (*Effective July 1, 2002*):

819 The Board of Trustees for the Connecticut State University System
820 and the Community-Technical College System shall: (1) Consolidate
821 the purchasing process for the system at the central office; (2) expedite
822 the purchasing process by adjusting policies and utilizing enabling
823 technologies; and (3) redesign and train central purchasing personnel
824 to focus on customer service, vendor management activities and the
825 establishment of system contracts.

826 Sec. 21. Section 10a-90 of the general statutes is repealed and the
827 following is substituted in lieu thereof (*Effective July 1, 2002*):

828 The Board of Trustees for the Connecticut State University System
829 and the Community-Technical College System, with the approval of
830 the Governor and the Secretary of the Office of Policy and
831 Management, may lease state-owned land under its care, custody or
832 control to private developers for construction of dormitory buildings,
833 provided such developers agree to lease such buildings to such board
834 of trustees with an option to purchase and provided further that any
835 such agreement to lease is subject to the provisions of section 4b-23,

836 prior to the making of the original lease by the board of trustees. The
837 plans for such buildings shall be subject to approval of such board, the
838 Commissioner of Public Works and the State Properties Review Board
839 and such leases shall be for the periods and upon such terms and
840 conditions as the Commissioner of Public Works determines, and such
841 buildings, while privately owned, shall be subject to taxation by the
842 town in which they are located. The Board of Trustees for the
843 Connecticut State University System and the Community-Technical
844 College System may also deed, transfer or lease state-owned land
845 under its care, custody or control to the State of Connecticut Health
846 and Educational Facilities Authority for financing or refinancing the
847 planning, development, acquisition and construction and equipping of
848 dormitory buildings and student housing facilities and to lease or
849 sublease such dormitory buildings or student housing facilities and
850 authorize the execution of financing leases of land, interests therein,
851 buildings and fixtures in order to secure obligations to repay any loan
852 from the State of Connecticut Health and Educational Facilities
853 Authority from the proceeds of bonds issued thereby pursuant to the
854 provisions of chapter 187 made by the authority to finance or refinance
855 the planning, development, acquisition and construction of dormitory
856 buildings. Any such financing lease shall not be subject to the
857 provisions of section 4b-23 and the plans for such dormitories shall be
858 subject only to the approval of the board. Such financing leases shall be
859 for such periods and upon such terms and conditions that the board
860 shall determine. Any state property so leased shall not be subject to
861 local assessment and taxation and such state property shall be
862 included as property of the Connecticut State University for the
863 purpose of computing a grant in lieu of taxes pursuant to section 12-
864 19a.

865 Sec. 22. Subsection (a) of section 10a-91 of the general statutes is
866 repealed and the following is substituted in lieu thereof (*Effective July*
867 *1, 2002*):

868 (a) The Board of Trustees [of] for the Connecticut State University

869 System and the Community-Technical College System, with the
870 approval of the Governor, the Commissioner of Public Works and the
871 State Properties Review Board, may lease land or buildings under its
872 care, custody or control to private developers for rental housing and
873 commercial establishments. Such leases shall be for periods and upon
874 such terms and conditions, including, but not limited to, provision for
875 adequate liability insurance to be maintained by the lessee for the
876 benefit of the state and rental terms, as may be determined by the
877 Commissioner of Public Works and, in the case of a lease of land, may
878 provide for the construction of buildings thereon to be used for rental
879 housing and commercial establishments, the plans of which shall be
880 subject to the approval of the board of trustees, the Commissioner of
881 Public Works and the State Properties Review Board. Said board of
882 trustees may provide for water, heat and waste disposal services on a
883 cost-reimbursement basis to such leased premises. Said board may
884 designate the kinds of concessions for supplying goods, commodities,
885 services and facilities to be permitted on such land and may select the
886 permittees, or said board may delegate such functions to the private
887 developers with which it contracts pursuant to this section.

888 Sec. 23. Section 10a-92 of the general statutes is repealed and the
889 following is substituted in lieu thereof (*Effective July 1, 2002*):

890 The Board of Trustees [of] for the Connecticut State University
891 System and the Community-Technical College System shall appoint a
892 committee at each campus to establish traffic and parking regulations
893 for passenger vehicles on such campus. Such traffic committee, subject
894 to the approval of said board and of the State Traffic Commission, may
895 prohibit, limit or restrict the parking of passenger vehicles, determine
896 speed limits, restrict roads or portions thereof to one-way traffic and
897 designate the location of crosswalks on any portion of any road or
898 highway subject to the care, custody and control of said board of
899 trustees, order to have erected and maintained signs designating such
900 prohibitions or restrictions, and impose a fine upon any person who
901 fails to comply with any such prohibition or restriction. Violation of

902 any provision of this section shall be an infraction. All fines so imposed
903 at each state university, less an amount not to exceed the cost of
904 enforcing traffic and parking regulations, shall be deposited in the
905 institutional operating account of such state university for scholarships
906 and library services or acquisitions. The Board of Trustees [of] for the
907 Connecticut State University System and the Community-Technical
908 College System shall establish at each campus a committee which shall
909 hear appeals of penalties assessed for parking or traffic violations. The
910 membership of both the committee to establish traffic and parking
911 regulations and the committee to hear traffic violation appeals shall
912 include student and faculty representation.

913 Sec. 24. Section 10a-94 of the general statutes is repealed and the
914 following is substituted in lieu thereof (*Effective July 1, 2002*):

915 The Board of Trustees [of] for the Connecticut State University
916 System and the Community-Technical College System shall maintain,
917 as a part of its extension programs, summer sessions at such place or
918 places as may be practicable and may fix the tuition fees to be charged.

919 Sec. 25. Section 10a-98 of the general statutes is repealed and the
920 following is substituted in lieu thereof (*Effective July 1, 2002*):

921 As used in this section and sections 10a-98a to 10a-98g, inclusive, as
922 amended by this act, "board" means the Board of Trustees [of] for the
923 Connecticut State University System and the Community-Technical
924 College System; "foundation" means [the] a research foundation
925 established in accordance with section 10a-98a, as amended by this act;
926 "employee" means any member of the faculty or staff of the
927 Connecticut State University [system or the] System or the
928 Community-Technical College System or a foundation, or any other
929 employee thereof; "invention" means any invention or discovery and
930 shall be divided into the following categories: A. Any invention
931 conceived by one employee solely, or by employees jointly; B. any
932 invention conceived by one or more employees jointly with one or
933 more other persons; C. any invention conceived by one or more

934 persons not employees.

935 Sec. 26. Section 10a-98a of the general statutes is repealed and the
936 following is substituted in lieu thereof (*Effective July 1, 2002*):

937 The board is authorized to establish and manage the [foundation]
938 Connecticut State University System and the Community-Technical
939 College System foundations as provided herein. The [foundation]
940 foundations may, subject to direction, regulation and authorization or
941 ratification by the board: (1) Receive, solicit, contract for and collect,
942 and hold in separate custody for purposes herein expressed or
943 implied, endowments, donations, compensation and reimbursement,
944 in the form of money paid or promised, services, materials, equipment
945 or any other things tangible or intangible that may be acceptable to the
946 [foundation] foundations; (2) disburse funds acquired by the
947 [foundation] foundations from any source, for purposes of instruction,
948 research, invention, discovery, development or engineering, for the
949 dissemination of information related to such activities, and for other
950 purposes approved by the board and consistent with sections 10a-98 to
951 10a-98g, inclusive, as amended by this act; (3) file and prosecute patent
952 applications and obtain patents, relating to inventions or discoveries
953 which the Connecticut State University [system] System or
954 Community Technical-College System may be justly entitled to own or
955 control, wholly or partly, under circumstances hereinafter defined; and
956 receive and hold in separate custody, assignments, grants, licenses and
957 other rights in respect to such inventions, discoveries, patent
958 applications and patents; (4) make assignments, grants, licenses or
959 other disposal, equitably in the public interest, of any rights owned,
960 acquired or controlled by the [foundation] foundations, in or to
961 inventions, discoveries, patent applications and patents; and to charge
962 therefor and collect, and to incorporate in funds in the custody of the
963 [foundation] foundations, reasonable compensation in such form and
964 measure as the board authorizes or ratifies; and (5) execute contracts
965 with employees or others for the purpose of carrying out the
966 provisions of sections 10a-98 to 10a-98g, inclusive, as amended by this

967 act. All property and rights of every character, tangible and intangible,
 968 placed in the custody of the [foundation] foundations in accordance
 969 with said sections shall be held by the [foundation] foundations in
 970 trust for the uses of the Connecticut State University [system] System
 971 or the Community-Technical College System. The entire beneficial
 972 ownership thereof shall vest in said university and the board shall
 973 exercise complete control thereof.

974 Sec. 27. Section 10a-98b of the general statutes is repealed and the
 975 following is substituted in lieu thereof (*Effective July 1, 2002*):

976 The Connecticut State University [system] System and the
 977 Community-Technical College System shall be entitled to own, or to
 978 participate in the ownership of, and to place in the custody of the
 979 [foundation] foundations to the extent of such ownership, any
 980 invention, on the following conditions: [(a)] (1) The university or
 981 college shall be entitled to own the entire right, title and interest in and
 982 to any invention in category A, in any instance in which such invention
 983 is conceived in the course of performance of customary or assigned
 984 duties of the employee inventor or inventors, or in which the invention
 985 emerges from any research, development or other program of the
 986 university or college, or is conceived or developed wholly or partly at
 987 the expense of the university or college, or with the aid of its
 988 equipment, facilities or personnel. In each such instance, the employee
 989 inventor shall be deemed to be obligated, by reason of his employment
 990 by the university or college, to disclose his invention fully and
 991 promptly to an authorized executive of the university or college; to
 992 assign to the university or college the entire right, title and interest in
 993 and to each invention in category A; to execute instruments of
 994 assignment to that effect; to execute such proper patent applications on
 995 such invention as may be requested by an authorized executive of the
 996 university or college, and to give all reasonable aid in the prosecution
 997 of such patent applications and the procurement of patents thereon;
 998 [(b)] (2) the university or college shall have the rights defined in
 999 [subsection (a)] subdivision (1) of this section with respect to

1000 inventions in category B, to the extent to which an employee has or
1001 employees have disposable interests therein; and to the same extent
1002 the employee or employees shall be obligated as defined in said
1003 [subsection (a); (c)] subdivision (1); (3) the university or college shall
1004 have no right to inventions in category C, except as may be otherwise
1005 provided in contracts, express or implied, between the university or
1006 college or the [foundation] foundations and those entitled to the
1007 control of inventions in category C.

1008 Sec. 28. Section 10a-98c of the general statutes is repealed and the
1009 following is substituted in lieu thereof (*Effective July 1, 2002*):

1010 Each employee who conceives any invention and discharges his
1011 obligations to the Connecticut State University [system] System or the
1012 Community-Technical College System as hereinbefore provided shall
1013 be entitled to share in any net proceeds that may be derived from the
1014 assignment, grant, license or other disposal of such invention. The
1015 amount of such net proceeds shall be computed by, or with the
1016 approval of, the board, with reasonable promptness after collection
1017 thereof, and after deducting from gross proceeds such costs and
1018 expenses as may be reasonably allocated to the particular invention or
1019 discovery. A minimum of twenty per cent of the amount of such net
1020 proceeds shall be paid to an employee who solely conceived or made
1021 the invention, and shall be paid in shares to two or more employees
1022 who jointly made the invention in such respective proportions as the
1023 board may determine. The board in its discretion may increase the
1024 amount by which any employee or employees may participate in such
1025 net proceeds.

1026 Sec. 29. Section 10a-98e of the general statutes is repealed and the
1027 following is substituted in lieu thereof (*Effective July 1, 2002*):

1028 The board is authorized to establish and regulate, equitably in the
1029 public interest, such measures as the board deems necessary for the
1030 purposes of such arbitration, and to make contracts for compulsory
1031 arbitration, in the name of the Connecticut State University [system]

1032 System or the Community-Technical College System or of the
1033 [foundation] foundations.

1034 Sec. 30. Section 10a-98f of the general statutes is repealed and the
1035 following is substituted in lieu thereof (*Effective July 1, 2002*):

1036 The board is authorized to make and enforce regulations to govern
1037 the operations of the Connecticut State University [system] System or
1038 the Community-Technical College System and the [foundation]
1039 foundations in accordance with the provisions of sections 10a-98 to
1040 10a-98g, inclusive, as amended by this act.

1041 Sec. 31. Subsections (a) and (b) of section 10a-99 of the general
1042 statutes are repealed and the following is substituted in lieu thereof
1043 (*Effective July 1, 2002*):

1044 (a) Subject to the provisions of section 10a-26, the Board of Trustees
1045 [of] for the Connecticut State University System and the Community-
1046 Technical College System shall fix fees for tuition and shall fix fees for
1047 such other purposes as the board deems necessary at the university,
1048 and may make refunds of the same.

1049 (b) The Board of Trustees [of] for the Connecticut State University
1050 System and the Community-Technical College System shall establish
1051 and administer a fund to be known as the Connecticut State University
1052 System Operating Fund. Appropriations from general revenues of the
1053 state and upon request by the Connecticut State University [system]
1054 System and with the annual review and approval by the Secretary of
1055 the Office of Policy and Management, the amount of the
1056 appropriations for fringe benefits pursuant to subsection (a) of section
1057 4-73, shall be transferred from the State Comptroller and all tuition
1058 revenue received by the Connecticut State University [system] System
1059 in accordance with the provisions of subsection (a) of this section shall
1060 be deposited in said fund. Income from student fees or related charges,
1061 the proceeds of auxiliary activities and business enterprises, gifts and
1062 donations, federal funds and grants, subject to the provisions of

1063 sections 10a-98 to 10a-98g, inclusive, as amended by this act, and all
1064 receipts derived from the conduct by a state university of its education
1065 extension program and its summer school session shall be credited to
1066 said fund but shall be allocated to the central office and institutional
1067 operating accounts which shall be established and maintained for the
1068 central office and each state university. Any such gifts and donations,
1069 federal funds and grants for purposes of research shall be allocated to
1070 separate accounts within such central office and institutional operating
1071 accounts. If the Secretary of the Office of Policy and Management
1072 disapproves such transfer, he may require the amount of the
1073 appropriation for operating expenses to be used for personal services
1074 and fringe benefits to be excluded from said fund. The State Treasurer
1075 shall review and approve the transfer prior to such request by the
1076 university. The board of trustees shall establish an equitable policy for
1077 allocation of appropriations from general revenues of the state, fringe
1078 benefits transferred from the State Comptroller and tuition revenue
1079 deposited in the Connecticut State University System Operating Fund.
1080 At the beginning of each quarter of the fiscal year, the board shall
1081 allocate and transfer, in accordance with said policy, moneys for
1082 expenditure in such institutional operating accounts, exclusive of
1083 amounts retained for central office operations and reasonable reserves
1084 for future distribution. All costs of waiving or remitting tuition
1085 pursuant to subsection (e) of this section shall be charged to the
1086 Connecticut State University System Operating Fund. Repairs,
1087 alterations or additions to facilities supported by the Connecticut State
1088 University System Operating Fund and costing one million dollars or
1089 more shall require the approval of the General Assembly, or when the
1090 General Assembly is not in session, of the Finance Advisory
1091 Committee. Any balance of receipts above expenditures shall remain
1092 in said fund, except such sums as may be required for deposit into a
1093 debt service fund or the General Fund for further payment by the
1094 Treasurer of debt service on general obligation bonds of the state
1095 issued for purposes of the Connecticut State University [system]
1096 System.

1097 Sec. 32. Subsection (d) of section 4b-3 of the general statutes is
1098 repealed and the following is substituted in lieu thereof (*Effective July*
1099 *1, 2002*):

1100 (d) Notwithstanding any [other] statute or special act, [to the
1101 contrary,] the Commissioner of Public Works shall be the sole person
1102 authorized to represent the state in its dealings with third parties for
1103 the acquisition, construction, development or leasing of real estate for
1104 housing the offices or equipment of all agencies of the state or for the
1105 state-owned public buildings or realty hereinafter provided for in
1106 section 2-90, sections 4b-1 to 4b-5, inclusive, as amended by this act,
1107 4b-21, 4b-23, 4b-24, as amended, 4b-26, 4b-27, 4b-30 and 4b-32,
1108 subsection (c) of section 4b-66, as amended, sections 4b-67 to 4b-69,
1109 inclusive, 4b-71, 4b-72, 10-95, as amended, 10a-72, as amended by this
1110 act, [10a-89,] 10a-90, as amended by this act, 10a-114, 10a-130, 10a-144,
1111 17b-655, 22-64, 22a-324, 26-3, 27-45, 32-1c, 32-39, as amended, 48-9, as
1112 amended by this act, 51-27d and 51-27f, except that the Joint
1113 Committee on Legislative Management may represent the state in the
1114 planning and construction of the Legislative Office Building and
1115 related facilities, in Hartford; the board of trustees of a constituent unit
1116 of the state system of higher education may represent the state in the
1117 leasing of real estate for housing the offices or equipment of such
1118 constituent unit provided no lease payments for such realty are made
1119 with funds generated from the general revenues of the state; the Labor
1120 Commissioner may represent the state in the leasing of premises
1121 required for employment security operations as provided in subsection
1122 (c) of section 31-250; the Commissioner of Mental Retardation may
1123 represent the state in the leasing of residential property as part of the
1124 program developed pursuant to subsection (b) of section 17a-218,
1125 provided such residential property does not exceed two thousand five
1126 hundred square feet, for the community placement of persons eligible
1127 to receive residential services from the department and the
1128 Connecticut Marketing Authority may represent the state in the
1129 leasing of land or markets under the control of the authority, and,
1130 except for the housing of offices or equipment in connection with the

1131 initial acquisition of an existing state mass transit system or the leasing
1132 of land by said Marketing Authority for a term of one year or more in
1133 which cases the actions of the Department of Transportation and the
1134 Marketing Authority shall be subject to the review and approval of the
1135 State Properties Review Board. Said commissioner shall have the
1136 power to establish and implement any procedures necessary for him to
1137 assume his responsibilities as said sole bargaining agent for state realty
1138 acquisitions and shall perform the duties necessary to carry out such
1139 procedures. He may appoint, within his budget and subject to the
1140 provisions of chapter 67, such personnel deemed necessary by him to
1141 carry out the provisions hereof, including experts in real estate,
1142 construction operations, financing, banking, contracting, architecture
1143 and engineering. The Attorney General's office, at the request of the
1144 commissioner, shall assist the commissioner in contract negotiations
1145 regarding the purchase, lease or construction of real estate.

1146 Sec. 33. Section 4-29 of the general statutes is repealed and the
1147 following is substituted in lieu thereof (*Effective July 1, 2002*):

1148 Any state appropriation or the proceeds of any bond issue
1149 authorized by the General Assembly for the purpose of erecting a
1150 building or buildings for the use of any state institution, any institution
1151 under the jurisdiction of the Board of Trustees [of] for the Connecticut
1152 State University System and the Community-Technical College System
1153 enumerated in section 10a-87, as amended by this act, any state
1154 vocational school or The University of Connecticut, for the
1155 development of aviation and for other purposes, may be used in whole
1156 or in part as the state's share of the cost of the work involved in
1157 conjunction with any funds made available by any branch of the
1158 federal government if the Governor so determines and directs.

1159 Sec. 34. Subsection (a) of section 4-31a of the general statutes is
1160 repealed and the following is substituted in lieu thereof (*Effective July*
1161 *1, 2002*):

1162 (a) Any gift, contribution, income from trust funds, or other aid

1163 from any private source or from the federal government, except federal
1164 aid for highway and bridge purposes or federal funds in the
1165 possession of the Board of Control of the Connecticut Agricultural
1166 Experiment Station, the Board of Trustees of [the] The University of
1167 Connecticut, the Board of Trustees [of the] for the Connecticut State
1168 University System [, the Board of Trustees of the Community-
1169 Technical Colleges,] and the Community-Technical College System or
1170 the Employment Security Division of the Labor Department, or any
1171 other gift, grant or trust fund in the possession of any of said boards,
1172 shall be entered upon the records of the General Fund in the manner
1173 prescribed by the Secretary of the Office of Policy and Management.
1174 When so recorded, such amounts shall be deemed to be appropriated
1175 to the purposes of such gift, contribution or other aid and shall be
1176 allotted in accordance with law. No gift, contribution, income from
1177 trust funds, or other aid from any private source or from the federal
1178 government that is subject to this subsection shall require allotment,
1179 except upon a notice by the Secretary of the Office of Policy and
1180 Management that the state agency receiving such funding has failed to
1181 consistently provide the notifications required in subsection (e) of
1182 section 4-66a.

1183 Sec. 35. Subdivision (3) of section 4-37f of the general statutes is
1184 repealed and the following is substituted in lieu thereof (*Effective July*
1185 *1, 2002*):

1186 (3) If the constituent unit is the Board of Trustees [of the
1187 Community-Technical Colleges or the Board of Trustees of] for the
1188 Connecticut State University System and the Community-Technical
1189 College System, the purposes of the foundation shall be limited to
1190 providing funding for (A) scholarships or other direct student financial
1191 aid, and (B) programs, services or activities at one or more of the
1192 institutions within its jurisdiction.

1193 Sec. 36. Section 5-177 of the general statutes is repealed and the
1194 following is substituted in lieu thereof (*Effective July 1, 2002*):

1195 Any person in the unclassified service employed full time by the
1196 Board of Trustees of The University of Connecticut, the State Board of
1197 Education, the Board of Education and Services for the Blind, the
1198 Connecticut Agricultural Experiment Station, the American School for
1199 the Deaf, the Connecticut Institute for the Blind, the [Newington
1200 Children's Hospital] Connecticut Children's Medical Center, the Board
1201 of Trustees [of] for the Connecticut State University System [or the
1202 Board of Trustees of] and the Community-Technical [Colleges] College
1203 System, as a teacher or administrator in a position directly involved in
1204 educational activities in any state-operated institution or the Board of
1205 Governors of Higher Education, who served prior to his employment
1206 by the state in a full-time teaching, administrative or research position
1207 in an educational institution in or under the authority of a state
1208 department of education or a department of education for the blind in
1209 the United States approved by the Retirement Commission, or who
1210 was employed by such institution but served all or part of such service
1211 time in a foreign country, for which service he has received or will
1212 receive no retirement benefit or pension, may gain credit for such prior
1213 service, not to exceed ten years in the aggregate, by making retirement
1214 contributions for each year of such prior service equal to six per cent of
1215 his annual rate of compensation when he first became a full-time
1216 employee of this state; provided such payment shall be made within
1217 one year of his first full-time employment with the state, or before July
1218 1, 1968, whichever is later, but for the Board of Higher Education and
1219 Technical Colleges, July 1, 1974. When a person who has gained credit
1220 for such prior service retires, not more than one year of such service
1221 may be counted for each two years of state service; provided, if such
1222 person has purchased more of such service than can be counted,
1223 refund on the amount paid on the extra years of service shall be made.

1224 Sec. 37. Section 10-155 of the general statutes is repealed and the
1225 following is substituted in lieu thereof (*Effective July 1, 2002*):

1226 The Board of Trustees for the Connecticut State University System
1227 and the Community-Technical College System may maintain an

1228 emergency training program to prepare graduates of approved four-
1229 year colleges and universities to teach in the elementary schools of the
1230 state. In carrying out such program the board may [(a)] (1) establish
1231 regulations governing the admission of students to the program, [; (b)]
1232 (2) fix tuition rates to be paid by such students, and [(c)] (3) enter into
1233 such contracts and agreements as it finds necessary to secure the
1234 necessary facilities.

1235 Sec. 38. Subsection (a) of section 10a-3 of the general statutes is
1236 repealed and the following is substituted in lieu thereof (*Effective July*
1237 *1, 2002*):

1238 (a) There shall be a standing committee which shall serve as an
1239 advisory body to the Board of Governors of Higher Education to assist
1240 the board in performing its statutory functions. The committee shall
1241 consist of the following members: (1) One member from [each of the
1242 boards of trustees of the Connecticut State University system and] the
1243 Board of Trustees of The University of Connecticut, [two] three
1244 members from the Board of Trustees of the Connecticut State
1245 University System and the Community-Technical [Colleges] College
1246 System, one of whom shall be an alumnus of a regional technical
1247 college or shall have expertise and experience in business, labor,
1248 industry or technical occupations, and one member from a board of
1249 trustees of an independent college; (2) one member from the
1250 administrative staff of each of said constituent units, except that for the
1251 community-technical colleges there shall be two members, one of
1252 whom shall be an administrator at a former technical college, and one
1253 member from the administrative staff of an independent college; (3)
1254 one member from the faculty senate representing each of said
1255 constituent units, except that for the community-technical colleges,
1256 there shall be two faculty members, one of whom shall be a technical
1257 or technological education faculty member at a former technical
1258 college, and one member from the faculty of an independent college;
1259 (4) one student from each of said constituent units, except that for the
1260 community-technical colleges there shall be two students one of whom

1261 shall be enrolled in a technical or technological education program at a
1262 former technical college, and one student from an independent college;
1263 (5) one representative of the Board for State Academic Awards; and (6)
1264 one representative from the accredited private occupational schools of
1265 Connecticut.

1266 Sec. 39. Section 10a-20 of the general statutes is repealed and the
1267 following is substituted in lieu thereof (*Effective July 1, 2002*):

1268 Notwithstanding the provisions of any general statute or special act,
1269 [to the contrary,] the selection, appointment, assignment of duties,
1270 amount of compensation, sick leave, vacation, leaves of absence,
1271 termination of service, rank and status of the individual members of
1272 the respective professional staffs of the system of higher education
1273 shall be under the sole jurisdiction of the respective boards of trustees
1274 within available funds. The Board of Governors of Higher Education
1275 shall, in consultation with the [Boards of Trustees of the Community-
1276 Technical Colleges and] Board of Trustees for the Connecticut State
1277 University System and the Community-Technical College System and
1278 the Board for State Academic Awards, develop personnel guidelines
1279 for the central office staffs of said boards of trustees. The Board of
1280 Governors of Higher Education and the constituent unit boards shall
1281 each determine who constitutes the professional staffs of their
1282 respective units and establish compensation and classification
1283 schedules for their professional staffs. Each constituent board shall
1284 annually submit to the Commissioner of Administrative Services a list
1285 of the positions which it has included within the professional staff.

1286 Sec. 40. Subsection (c) of section 10a-20a of the general statutes is
1287 repealed and the following is substituted in lieu thereof (*Effective July*
1288 *1, 2002*):

1289 (c) The Board of Trustees of The University of Connecticut and the
1290 Board of Trustees [of] for the Connecticut State University System and
1291 the Community-Technical College System may apply for the
1292 establishment of an endowed chair to be supported by a grant of not

1293 less than five hundred thousand and not more than one million dollars
 1294 from the Endowed Chair Investment Fund and a matching nonstate
 1295 contribution. Applications for endowed chairs shall be accepted on
 1296 October first and April first in each year in which funds are available.
 1297 To apply for the state grant, the board of trustees shall notify the board
 1298 of governors that it has raised a matching nonstate contribution and
 1299 that it is eligible for a grant of state funds to establish an endowed
 1300 chair in a specific academic discipline. The board of trustees shall
 1301 submit for the board's review and approval evidence that the chair will
 1302 be established in a center of excellence, as defined in subsection (b) of
 1303 section 10a-25h.

1304 Sec. 41. Section 10a-67 of the general statutes is repealed and the
 1305 following is substituted in lieu thereof (*Effective July 1, 2002*):

1306 Notwithstanding any provisions of the general statutes, [to the
 1307 contrary, the boards of trustees of the community-technical colleges,]
 1308 the Board of Trustees for the Connecticut State University [system]
 1309 System and the Community-Technical College System and the Board
 1310 of Trustees for The University of Connecticut shall fix fees for tuition
 1311 for nonresident students who are enrolled in institutions under the
 1312 jurisdiction of said boards through the New England Regional Student
 1313 Program of not less than the tuition rate charged of resident students
 1314 enrolled in similar programs plus fifty per cent of that rate, such
 1315 revenue to be deposited to the revenues of the tuition funds of the
 1316 respective constituent units.

1317 Sec. 42. Section 10a-72c of the general statutes is repealed and the
 1318 following is substituted in lieu thereof (*Effective July 1, 2002*):

1319 There is established a council to advise the Board of Trustees [of] for
 1320 the Connecticut State University System and the Community-
 1321 Technical [Colleges] College System in the performance of its statutory
 1322 functions relating to technical and technological education. The council
 1323 shall consist of: (1) The Commissioner of Economic and Community
 1324 Development and the Labor Commissioner, (2) one technical or

1325 technological education faculty member from each of the community-
1326 technical colleges appointed by the chief executive officer of each such
1327 institution, (3) one technical or technological education student from
1328 each of the community-technical colleges elected by the student body
1329 of each such institution.

1330 Sec. 43. Section 10a-73 of the general statutes is repealed and the
1331 following is substituted in lieu thereof (*Effective July 1, 2002*):

1332 The Board of Trustees [of] for the Connecticut State University
1333 System and the Community-Technical [Colleges] College System,
1334 upon the recommendation of the chief executive officers of the regional
1335 community-technical colleges, shall appoint for each regional
1336 community-technical college a regional council, representative of the
1337 geographical area served. Each such council shall advise the board and
1338 the chief executive officer of each regional community-technical
1339 college with respect to appropriate educational programs to meet the
1340 needs of the communities in the region which it represents.

1341 Sec. 44. Section 10a-149 of the general statutes is repealed and the
1342 following is substituted in lieu thereof (*Effective July 1, 2002*):

1343 In addition to other powers granted in the general statutes,
1344 authority and responsibility for the operation of the state's public
1345 institutions of higher education shall be vested in (1) the Board of
1346 Trustees of The University of Connecticut which shall have exclusive
1347 responsibility for programs leading to doctoral degrees and
1348 postbaccalaureate professional degrees, (2) the Board of Trustees of the
1349 Connecticut State University System and the Community-Technical
1350 College System which shall have special responsibility for the
1351 preparation of personnel for the public schools of the state including
1352 master's degree programs and other graduate study in education, and
1353 authority for providing liberal arts and career programs at the
1354 bachelors, masters and sixth year level, (3) the Board of Trustees of the
1355 Community-Technical Colleges which shall have responsibility for
1356 providing programs, as enumerated in section 10a-80, leading, where

1357 appropriate, to an associate degree or occupational certificate and
1358 programs leading to the degree of associate in applied science and
1359 such other appropriate degrees or certificates as are approved by the
1360 Board of Governors of Higher Education and for such terminal
1361 vocational retraining and continuing education programs leading to
1362 occupational certificates as are appropriate, and (4) the Board for State
1363 Academic Awards which shall have responsibility for the award of
1364 external degrees and credits earned by examination and by other
1365 forms of validation and by evaluation of learning, including transfer of
1366 credit; provided the authority of the boards of trustees of The
1367 University of Connecticut, the Connecticut State University [system]
1368 System and the [community-technical colleges] Community-Technical
1369 College System to award degrees of the respective institutions shall not
1370 be affected.

1371 Sec. 45. Subsection (a) of section 10a-151a of the general statutes is
1372 repealed and the following is substituted in lieu thereof (*Effective July*
1373 *1, 2002*):

1374 (a) Notwithstanding the provisions of any general statute or
1375 regulation, [to the contrary, the boards of trustees for the community-
1376 technical colleges,] the Board of Trustees for the Connecticut State
1377 University [system and] System and the Community-Technical College
1378 System and the Board of Trustees of The University of Connecticut
1379 shall annually designate from the funds available to each board for
1380 equipment an amount to be spent by each institution under its
1381 jurisdiction for the purchase of equipment used for research purposes,
1382 library media and library books for each such fiscal year.

1383 Sec. 46. Subsection (b) of section 14-73 of the general statutes is
1384 repealed and the following is substituted in lieu thereof (*Effective July*
1385 *1, 2002*):

1386 (b) Application for an instructor's license shall be in writing and
1387 shall contain such information as the commissioner requires. The
1388 applicant shall furnish evidence satisfactory to the commissioner that

1389 he (1) is of good moral character and has never been convicted of a
1390 crime involving moral turpitude; (2) has held a license to drive a motor
1391 vehicle for the past four consecutive years and has a driving record
1392 satisfactory to the commissioner; (3) has had a recent medical
1393 examination by a physician licensed to practice within the state and
1394 the physician certifies that the applicant is physically fit to operate a
1395 motor vehicle and instruct in driving; (4) has received a high school
1396 diploma or has an equivalent academic education; and (5) has
1397 completed an instructor training course of forty-five clock hours given
1398 by a school or agency approved by the commissioner, except that any
1399 such course given by an institution under the jurisdiction of the [board
1400 of trustees of] Board of Trustees for the Connecticut State University
1401 [system] System and the Community-Technical College System must
1402 be approved by the commissioner and the State Board of Education.

1403 Sec. 47. Section 29-251b of the general statutes is repealed and the
1404 following is substituted in lieu thereof (*Effective July 1, 2002*):

1405 There is established, within the Department of Public Safety a
1406 Building Code Training Council which shall advise the State Building
1407 Inspector and the Codes and Standards Committee on all matters
1408 pertaining to certification training programs, continuing educational
1409 programs for building officials pursuant to section 29-262 and
1410 programs for all other persons eligible to receive training pursuant to
1411 subsections (a) and (c) of section 29-251c. The council shall be
1412 composed of seventeen members, who shall be residents of this state,
1413 appointed as follows: (1) The State Building Inspector, or his designee;
1414 (2) one by the Codes and Standards Committee, who shall be a
1415 member of said committee; (3) three by the Connecticut Building
1416 Officials Association, each of whom shall be a member of said
1417 association; (4) one by the Board of Governors of Higher Education; (5)
1418 one by the Board of Trustees [of] for the Connecticut State University
1419 System and the Community-Technical [Colleges] College System; (6)
1420 one by the Governor, who shall be a chief elected official of a
1421 municipality; (7) seven by the Commissioner of Public Safety: (A) One

1422 of whom shall be an architect licensed pursuant to chapter 390,
 1423 selected from a list of individuals submitted by the Connecticut
 1424 Chapter of the American Institute of Architects; (B) one of whom shall
 1425 be a professional engineer, licensed pursuant to chapter 391, selected
 1426 from a list of individuals submitted by the Connecticut Engineers in
 1427 Private Practice; (C) one of whom shall be a landscape architect,
 1428 licensed pursuant to chapter 396, selected from a list of individuals
 1429 submitted by the Connecticut Chapter of the American Society of
 1430 Landscape Architects; (D) one of whom shall be an interior designer
 1431 registered pursuant to chapter 396a, selected from a list of individuals
 1432 submitted by the Connecticut Coalition of Interior Designers; (E) one
 1433 of whom shall be a member of the Connecticut State Building Trades
 1434 Council, selected from a list of individuals submitted by said
 1435 organization; and (F) two of whom shall be builders, general
 1436 contractors or superintendents of construction, one having expertise in
 1437 residential building construction, selected from a list of individuals
 1438 submitted by the Home Builders Association of Connecticut, Inc., and
 1439 one having expertise in nonresidential building construction, selected
 1440 from a list of individuals submitted by the Associated General
 1441 Contractors of Connecticut, Incorporated; (8) one by the Director of the
 1442 Office of Protection and Advocacy for Persons with Disabilities; and
 1443 (9) one by the president pro tempore of the Senate, who shall be a
 1444 member of the public. The council shall elect a chairperson and vice-
 1445 chairperson from among its members. Any member who fails to attend
 1446 at least fifty per cent of all meetings held during any calendar year or
 1447 fails to attend three consecutive meetings shall be deemed to have
 1448 resigned from the council. Vacancies on the council shall be filled by
 1449 the appointing authority. Members of the council shall serve without
 1450 compensation but shall, within the limits of available funds as
 1451 approved by the Commissioner of Public Safety, be reimbursed for
 1452 necessary expenses incurred in the performance of their duties.

1453 Sec. 48. Section 29-298a of the general statutes is repealed and the
 1454 following is substituted in lieu thereof (*Effective July 1, 2002*):

1455 There shall be established within the Department of Public Safety a
1456 Fire Marshal Training Council which shall advise the State Fire
1457 Marshal and the Codes and Standards Committee on all matters
1458 pertaining to certification training programs, in-service training for fire
1459 marshals in the state and programs for all other persons eligible to
1460 receive training pursuant to subsections (a) to (c), inclusive, of section
1461 29-251c. The council shall be composed of twelve members as follows:
1462 The State Fire Marshal or his designee; a member of the Codes and
1463 Standards Committee to be elected by such committee; three members
1464 appointed by the Connecticut Fire Marshals' Association, one of whom
1465 shall be a volunteer, one of whom shall be a part-time paid, and one of
1466 whom shall be a full-time, local fire marshal, deputy fire marshal or
1467 fire inspector; one member appointed by the Board of Governors of
1468 Higher Education; two members appointed by the Board of Trustees
1469 for the Connecticut State University System and the Community-
1470 Technical [Colleges] College System; the chief elected official of a
1471 municipality having a population in excess of seventy thousand
1472 persons, appointed by the Governor; the chief elected official of a
1473 municipality having a population of less than seventy thousand
1474 persons, appointed by the Governor; and two public members,
1475 appointed by the Governor. Members shall be residents of this state
1476 and shall not be compensated for their services but shall be reimbursed
1477 for necessary expenses incurred in the performance of their duties. The
1478 council may elect such officers as it deems necessary.

1479 Sec. 49. Subsection (a) of section 32-612 of the general statutes is
1480 repealed and the following is substituted in lieu thereof (*Effective July*
1481 *1, 2002*):

1482 (a) A downtown higher education center project, as described in
1483 section 32-600, shall be developed by the Department of Public Works
1484 in consultation with the Board of Trustees [of] for the Connecticut State
1485 University System and the Community-Technical [Colleges] College
1486 System. Said project shall not require approval by the State Properties
1487 Review Board.

1488 Sec. 50. Section 48-9 of the general statutes is repealed and the
1489 following is substituted in lieu thereof (*Effective July 1, 2002*):

1490 Subject to the provisions of section 4b-23, the state may take land, or
1491 any interest or estate therein, for the site, or for any addition to the site,
1492 of any state institution or courthouse, or for any addition to the site of
1493 any institution under the jurisdiction of the Board of Trustees [of] for
1494 the Connecticut State University System and the Community-
1495 Technical College System, vocational school [or technical college] or
1496 for the purposes of subsection (e) of section 22a-133m, and also may
1497 take water from any river, brook, spring or springs, pond or lake for
1498 the purpose of providing such supply of water as the convenience and
1499 necessity of such institution may require. The amount of damages for
1500 any such taking shall be determined in the manner provided by section
1501 48-10.

1502 Sec. 51. (*Effective July 1, 2002*) Sections 10a-88 and 10a-89 of the
1503 general statutes are repealed.

This act shall take effect as follows:	
Section 1	<i>July 1, 2002</i>
Sec. 2	<i>July 1, 2002</i>
Sec. 3	<i>July 1, 2002</i>
Sec. 4	<i>July 1, 2002</i>
Sec. 5	<i>July 1, 2002</i>
Sec. 6	<i>July 1, 2002</i>
Sec. 7	<i>July 1, 2002</i>
Sec. 8	<i>July 1, 2002</i>
Sec. 9	<i>July 1, 2002</i>
Sec. 10	<i>July 1, 2002</i>
Sec. 11	<i>July 1, 2002</i>
Sec. 12	<i>July 1, 2002</i>
Sec. 13	<i>July 1, 2002</i>
Sec. 14	<i>July 1, 2002</i>
Sec. 15	<i>July 1, 2002</i>
Sec. 16	<i>July 1, 2002</i>
Sec. 17	<i>July 1, 2002</i>

Sec. 18	<i>July 1, 2002</i>
Sec. 19	<i>July 1, 2002</i>
Sec. 20	<i>July 1, 2002</i>
Sec. 21	<i>July 1, 2002</i>
Sec. 22	<i>July 1, 2002</i>
Sec. 23	<i>July 1, 2002</i>
Sec. 24	<i>July 1, 2002</i>
Sec. 25	<i>July 1, 2002</i>
Sec. 26	<i>July 1, 2002</i>
Sec. 27	<i>July 1, 2002</i>
Sec. 28	<i>July 1, 2002</i>
Sec. 29	<i>July 1, 2002</i>
Sec. 30	<i>July 1, 2002</i>
Sec. 31	<i>July 1, 2002</i>
Sec. 32	<i>July 1, 2002</i>
Sec. 33	<i>July 1, 2002</i>
Sec. 34	<i>July 1, 2002</i>
Sec. 35	<i>July 1, 2002</i>
Sec. 36	<i>July 1, 2002</i>
Sec. 37	<i>July 1, 2002</i>
Sec. 38	<i>July 1, 2002</i>
Sec. 39	<i>July 1, 2002</i>
Sec. 40	<i>July 1, 2002</i>
Sec. 41	<i>July 1, 2002</i>
Sec. 42	<i>July 1, 2002</i>
Sec. 43	<i>July 1, 2002</i>
Sec. 44	<i>July 1, 2002</i>
Sec. 45	<i>July 1, 2002</i>
Sec. 46	<i>July 1, 2002</i>
Sec. 47	<i>July 1, 2002</i>
Sec. 48	<i>July 1, 2002</i>
Sec. 49	<i>July 1, 2002</i>
Sec. 50	<i>July 1, 2002</i>
Sec. 51	<i>July 1, 2002</i>

Statement of Purpose:

To implement the Governor's budget recommendations.

[Proposed deletions are enclosed in brackets. Proposed additions are indicated by underline, except that when the entire text of a bill or resolution or a section of a bill or resolution is new, it is not underlined.]